

REMARKS

This Response/Amendment is intended to place the pending claims of subject patent application in better condition for appeal by addressing the Examiner's rejection of each of the claims under 35 USC § 112, second paragraph. The Examiner also rejected each of the claims under 35 USC § 103(a) as being obvious over certain identified prior art. With regard to the Section 112 rejection, the Examiner stated that claims 1, 14 and 25 were unclear and indefinite as to the whether it is the mobile phone wafer or the peripheral device that is not otherwise able to communicate over the wireless communication network and that the word "able" is unclear and indefinite as to the possibility of being able to communicate with the wireless network.

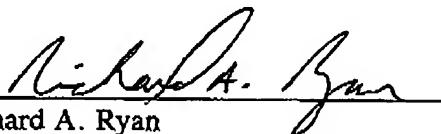
In this Response/Amendment, the Applicant is amending claims 1, 14 and 25 to address the Examiner's rejection under 35 USC § 112, second paragraph. Specifically, the Applicant has amended the subject claims at line 4 to more clearly state that it is the peripheral device(s) which cannot otherwise communicate over the wireless communication network and to make it clearer that, without Applicant's invention, the peripheral device is not otherwise configured to communicate with the wireless network. As set forth in the Specification and Claims, Applicant's invention is a wafer mobile phone platform system that comprises a mobile phone wafer which can be used as a stand-alone communication device and can connect to the peripheral device to convert the "communication dummy" peripheral device to use for wireless voice and data transmission.

No claims are being added and none are being deleted, therefore, no additional fees for claims are believed due.

In view of the foregoing, it is requested that the rejection under 35 USC § 112, second paragraph, be withdrawn and, in light of the present amendment, it is submitted that this patent application is in condition for appeal with regard to the 35 USC § 103(a) rejections alone.

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Respectfully Submitted,

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